No right, therefore, either to corporeal, or to incorporeal things, can be acquired by taking them in war, unless it is acquired by the aid or the law of nature. War is only the use of torce, the mere taking of a thing in war can give us no right to it, because by the law of nature no effects of right are produced by mere force."

It may now be proper to enquire into the law of nature. "The law of nature has provided a remedy against injuries in the equality of nature: any person, who is either in danger of suffering an injury, or has actually suffered one, may make use of force either

to defend or to redress him elf.

Every man has naturally a right to think and to act for himfelt. The law of nature prohibits him from doing what is unjust,
and by the same law of nature he is obliged to advance the happinels of mankind, as he has ability and opportunity; but it leaves
him to judge in what instances, and by what means he will do it.
The law of nature considers all mankind as one great society,
and obliges them in this view not to hurt one another, and mutually to do for one another all such kind offices as are in their
power.

Every man has naturally a right to make use of his own force, either for his own desence, when he is in danger of being injured, or to obtain reparation, and to instift punishment, when he has

been injured.

"If any person has injured us, by taking from us what is our own, or by withholding from us what in strict justice is due to us; the law of nature not only allows us to make reprisals, by selving upon so much of his goods, as is equivalent to what we have lost, where we cannot recover the very thing itself; but it gives us property likewise in the goods so taken. Besides the person who immediately does the injury, others may be so concerned in it, as to be under an obligation with him of making good the damage, arising from it.

of nations in any injury that the fociety does: for this law confiders such a society as one collective person: and consequently au injury, which is the act of this collective person, must in the view of this law be the concurrent act of its several parts or members."

From the above it is manifest, that if the war is considered as a civil war from the 19th day of April, 1775, to the 4th day of July, 1776, and the nation of Great-Britain was the aggressor, the is, and the individuals of that nationare, by the principles of judice, the law of nature and of nations, answerable for any damage this state or any of its citizens hath sustained in consequence of the war. The law of nations, as to property taken from an enemy, applies to civil warshas well as public wars between independent